CHILD CUSTODY, SUPPORT and PARENTING TIME ("VISITATION")



To Get The First Court Order

Part 4: The Court Order (Forms Packet)

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SELF SERVICE CENTER

ESTABLISH CUSTODY, PARENTING TIME, SUPPORT

PETITIONER OR RESPONDENT

PART 4 -- THE COURT ORDER (FORMS ONLY)

How to assemble these documents

This packet contains court forms to go to the court hearing for an order that establishes child custody, parenting time, support, but not paternity. Be sure the documents are in the following order:

Order	File Number	Title	No. Pp.
1	DRCV8ft	Table of forms in this packet	1
2	DRCV8k	Checklist to use packet and file court forms	1
3	DRCV81f	"Order Establishing Custody, Parenting Time , Support"	4
4	DRCVG11f	"Parenting Plan"	5
5	DRS12f	"Parent's Worksheet"	2
6	DRS82f	"Order of Assignment"	1
7	DRS89f	"Judgment Data Sheet"	1

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SELF-SERVICE CENTER

FORMS TO GET COURT ORDER ON CUSTODY, PARENTING TIME, CHILD SUPPORT

CHECKLIST

Use the forms in this packet only if the following factors apply to your situation:

- ✓ You or the other party filed a petition to establish, custody, parenting time, and child support AND,
- You (and the other party if you are proceeding by consent) have completed the court papers about custody, parenting time, and child support AND,
- ✓ You are ready to complete the court papers about the final order AND,
- You are going to a default hearing, or you both agree on the settlement terms of the court case, or you are going to a trial on what you disagree about

READ ME: It is very important for you to know that when you sign a court document, you may be helping or hurting your court case. Before you sign any court document, or get involved with a court case, it is important that you see a lawyer to make sure you are doing the right thing. The Self-Service Center has a list of lawyers who can give you legal advice and can help you on a task-by-task basis for a fee. If you want to know more about our list of lawyers and our list of mediators, ask the Self-Service Center staff.

Your Your ATL	Telepho	ate, Zip Code: one Number:	
			OR Attorney for
			IOR COURT OF ARIZONA ARICOPA COUNTY
			Case No.:
			ORDER FOR (check one box)
(Nam	e of Pet	itioner)	☐ CUSTODY, PARENTING TIME ("VISITATION") and CHILD SUPPORT
AND			☐ CUSTODY AND PARENTING TIME
(Nam	e of Res	spondent)	
тня	= COI	JRT FINDS:	
1.	This	_	rt for a final order, and if necessary the court has taken all testimony
2.	This	court has jurisdiction over the p	parties under the law.
3.	consi		so and where it is applicable to the facts of this case, this court has a Order relating to Child Custody, Child Support, Parenting Time and child(ren).
4.	This	Order applies to these child(re	າ):
	CHIL	D(REN)'S NAME(S)	DATE OF BIRTH
5 .	PAR	RENT INFORMATION PR	OGRAM.
	A.		the Parent Information Program class as evidenced by the Certificate
		of Completion in the Court f	
			led the Parent Information Program class and \square shall be denied any or modify this Order until Petitioner has completed the class.
	B.	Respondent has attended Certificate of Completion in	ed the Parent Information Program class as evidenced by the the Court file, OR

	Cas	e No
	Respondent has not attended the Parent Information Program class any requested relief to enforce or modify this Order until Respondent	
6.	DEVIATION FROM CHILD SUPPORT. The Court, having considere child(ren), deviates from the guidelines for the following reasons:	d the best interests of the
	 Application of the guidelines is inappropriate. Application of the guidelines in unjust. The parties have signed a written agreement with knowledge of the an have been ordered by the guidelines but for the agreement. 	mount of support that would
	THE COURT MAKES THE FOLLOWING FINDING REGARDING THE DEVI	ATION:
	The child support order would have been \$	
	The child support order after deviation isAll parties have signed the agreement free of duress and coercion.	
7.	PHYSICAL CUSTODY ADJUSTMENT, COURT APPROVED DEPARENTING TIME ADJUSTMENT AND/OR OTHER ADJUSTMENT MUST MAKE WRITTEN FINDINGS IF ANY OF THESE ADJUSTMENT	MENTS. (THE COURT
8.	SUPERVISED OR NO PARENTING TIME. (if applicable) Supervised parenting time between the child(ren) and Petitioner OR No parenting time between child(ren) and Petitioner OR Responde	
	is in the best interests of the child(ren) for the following reasons:	
	-	
9.	DRUG CONVICTION WITHIN LAST TWELVE MONTHS: If either party has been convicted of driving under the influence of alco convicted of any drug offense within 12 months of filing the request for or parenting time arrangement ordered by this court appropriately pro	r custody, the custody, and
THE 1.	IE COURT ORDERS: CHILD CUSTODY AND PARENTING TIME:	
	A. SOLE CUSTODY: ☐ Sole custody of the minor child(ren) is awarded to: ☐ Mother or ☐ Father as primary custodial parent, subject to follows:	o parenting time as

				Case No
		(1)		Parenting time to the parent not having custody according to the Parenting Plan attached to and made a part of this Order. OR
		(2)		Supervised parenting time to Mother or Father according to the terms of the Parenting Plan attached to and made a part of this Order, but only in the presence of another person name below or otherwise approved by the court. Name of supervisor:
				Restriction on parenting time :
				The cost of supervised parenting time shall be paid by: ☐ Mother or ☐ Father or ☐ shared equally by the parties.
				OR
		(3)		No parenting time rights to ☐ Mother or ☐ Father based on the findings above. OR
	B. JOIN	IT CUS	TOE	
		Joint Coparties Domestore The Joir	ustoo and tic V nt Cu	nd Respondent agree to act as joint custodians of the child(ren), as set forth in the dy Agreement and Parenting Plan pursuant to A.R.S. Section 25-332, signed by both attached to and made a part of this Order. There have been no significant acts of iolence under A.R.S. 13-3601 by either parent. The Court adopts the agreed terms of ustody Agreement. By attaching the Joint Custody Agreement and Parenting Plan to t becomes part of the final Order and carries the same legal weight as any other Order.
2.	CHILD	SUPF	POF	RT:
	month, b Child Su through applicab	eginnir pport V the Sup le statu	ng Th Vorks oport otory	ther shall pay child support to the other party in the amount of \$ per HE FIRST DAY OF THE MONTH following the signing of this Order, according to the sheet attached hereto and incorporated. All child support payments shall be made to Payment Clearinghouse, P.O. Box 52107, Phoenix, Arizona 85072-2107, plus an fee. Payments shall be in equal installments made on the 1st and 15th of each month in automatic wage assignment.
3.	MEDIC	AL AI	ND	DENTAL INSURANCE, PAYMENTS, AND EXPENSES:
	provided ordered company necessa Fath	I for in t to pay f y's nam ry to su er is ord	he C for m le, a lbmit dere	ther is ordered to provide medical and dental insurance for the minor child(ren) as Child Support Worksheet attached hereto and incorporated by reference. The party nedical and dental insurance must keep the other party informed of the insurance ddress, and telephone number, and provide the other party with the documents t insurance claims. Further, Mother is ordered to pay% and d to pay% of all reasonable uncovered and/or uninsured medical, dental, her health care expenses for the minor child(ren), including co-payments.
4.		rns, spo		ORMATION EXCHANGES: The parties shall exchange financial information all affidavits, earning statements and/or other related financial statements) every twenty-

		Case No.					
5.	LIMI	LIMITATION ON JURISDICTION: (check box if applicable)					
		This court cannot make a legal order, without personal service on (the other party) with respect to issues of child support, medical and dental insurance for the minor child(ren) or regarding costs relating to birth of the child(ren). The court reserves the right to enter such orders at such time as the court acquires personal jurisdiction over the Respondent.					
6.	ОТН	IER ORDERS: This court makes further Orders relating to this matter as follows:					
DON	E IN OPI	EN COURT:					
		JUDGE OR COMMISSIONER					

ne of Person Filing Document: r Address: r City, State, Zip Code: r Telephone Number: AS Number (if applicable): prney Bar Number (if applicable): resenting Self (Without Attorney) OF	R Attorney for Petitioner Respondent
SUPE	ERIOR COURT OF ARIZONA MARICOPA COUNTY
Name of Petitioner	Case Number
AND	PARENTING PLAN FOR: JOINT CUSTODY WITH JOINT CUSTODY AGREEMENT OR SOLE CUSTODY
Name of Respondent	☐ Mother ☐ Father
	INSTRUCTIONS
This document has 3 parts: PAPART 3) Joint Custody Agreement.	RT 1) General Information; PART 2) Custody and Parenting Time;
 a. If both parents agree to join and at the end of PART 3; 	nplete and sign the Plan as follows: It custody: Both parents must sign the Plan at the end of PART 2
Both parents must sign the	stody and parenting time arrangements but not to joint custody: Plan at the end of PART 2; ting the Plan: That parent must sign at the end of PART 2
DARTA, CENERALINE	ORMATION:
PART 1: GENERAL INF	

B . □	CUSTODY ARRANGEMENTS REQUESTED IN THIS PLAN: The following custody arrangement is requested: (Check the box(es) that apply.) JOINT LEGAL CUSTODY DETERMINATION DEFERRED: The parent's request for joint legal custody is deferred to the court for determination. OR, JOINT LEGAL CUSTODY AGREEMENT: The parents agree to joint legal custody and request the court to approve the joint legal custody arrangement as described in this Plan, OR Mother or Father will be the primary custodial parent
	SOLE LEGAL CUSTODY AGREEMENT: The parents agree that ☐ Mother or ☐ Father will be the parent with sole legal custody and shall be the primary custodial parent. The parents agree that since each has a unique contribution to offer to the growth and development of their child(ren), each of them will continue to have a full and active role in providing a sound moral, social, economic, and educational environment for the benefit of the child(ren), as described in the following pages. OR, SOLE LEGAL CUSTODY REQUESTED BY THE PARENT SUBMITTING THIS
	PLAN: The parents cannot agree to the terms of custody and parenting time. The parent submitting this Plan asks the court to order custody and parenting time according to this Plan. RESTRICTED, SUPERVISED, OR NO PARENTING TIME: The parent submitting this Plan asks the court for an order restricting parenting time. The facts and information related to this request are described in the Petition.
PART	2: CUSTODY AND PARENTING TIME. Complete each section below. Be
	specific about what you want the judge to approve in the court order.
A .	
A .	specific about what you want the judge to approve in the court order. WEEKDAY AND WEEKEND SCHEDULE: The time-sharing schedule will be as follows:
A .	specific about what you want the judge to approve in the court order. WEEKDAY AND WEEKEND SCHEDULE: The time-sharing schedule will be as follows: The children will be in the care of Father as follows: (Explain).
A .	specific about what you want the judge to approve in the court order. WEEKDAY AND WEEKEND SCHEDULE: The time-sharing schedule will be as follows: The children will be in the care of Father as follows: (Explain). The children will be in the care of Mother as follows: (Explain).
A.	specific about what you want the judge to approve in the court order. WEEKDAY AND WEEKEND SCHEDULE: The time-sharing schedule will be as follows: The children will be in the care of Father as follows: (Explain). The children will be in the care of Mother as follows: (Explain). Other custody arrangements are as follows: (Explain). Transportation will be provided as follows: Mother or Father will pick the children up at o'clock. Mother or Father will drop the children off at o'clock. Parents may change their time-share arrangements by mutual agreement with at least days

Case No.____

Each parent is entitled to a _____ week period of vacation time with the child(ren). The parents will work out the details of the vacation at least _____ days in advance.

	Should either parent travel out of the area with the child(ren), each parent will keep the other parent informed of travel plans, address(es), and telephone number(s) at which that parent and the child(ren) can be reached. Neither parent shall travel with the child(ren) outside Arizona for longer than days without the prior written consent of the other parent or order of the court.							
C.	HOLIDAY SCHEDULE: The holiday schedule takes priority over the regular time-sharing schedule as described above. Check the box(es) that apply and indicate the years of the holiday access/Parenting time schedule.							
	Holiday	ı	Even Years			Odd \	ears/	
	New Year's Eve New Year's Day Spring Vacation Easter 4th of July Halloween Veteran's Day Thanksgiving Hanukkah Christmas Eve Christmas Day Winter Break Child's Birthday Mother's Day will be ce Father's Day will be ce Each parent may have Three-day weekends w Labor Day, Columbus for the weekend.	elebrated with to the child(ren) which include N	her	ry year. oirthday. (ing Day, F				
	Other Holidays (Descri	ibe the other h	olidays and th	e arranger	nent.)			
	Each parent may have hours Other (Explain)	telephone con	ntact with the o	child(ren) d	luring the	child(ren)'	s normal	waking
D.	PARENTAL ACCESS T	O RECORDS	AND INFORM	MATION: U	Jnder Ari	zona law (A.R.S. §	

D. PARENTAL ACCESS TO RECORDS AND INFORMATION: Under Arizona law (A.R.S. §25-403), unless otherwise provided by court order or law, on reasonable request, both parents are entitled to have equal access to documents and other information concerning the child(ren)'s education and physical, mental, moral and emotional health including medical, school, police, court and other records. A person who does not comply with a reasonable request for these records shall reimburse the requesting parent for court costs and attorney fees incurred by that parent to make the other parent obey this request. A parent who attempts to restrict the release of documents or information by the custodian of the records without a prior court order is subject to legal sanctions.

Case No.

E.	EDUCATIONAL ARRANGEMENTS: Both parents have the right to participate in school conferences, events and activities, and the right to consult with teachers and other school personnel. Both parents will make major educational decisions together. If the parents do not reach an agreement, then the final decision making regarding educational decisions shall be with
	☐ Mother OR ☐ Father after consultation with
F.	MEDICAL AND DENTAL ARRANGEMENTS: Both parents have the right to authorize emergency medical treatment, if needed, and the right to consult with physicians and other medical practitioners. Both parents agree to advise the other parent immediately of any emergency medical/dental care sought for the child(ren), to cooperate on health matters concerning the child(ren) and to keep one another reasonably informed. Both parents agree to keep each other informed as to names, addresses and telephone numbers of all medical/dental care providers.
	Both parents will make major medical decisions together, except for emergency situations as noted above. If the parents do not agree, then the final decision regarding medical issues will be with:
	☐Mother OR ☐ Father after consultation with
G.	RELIGIOUS EDUCATION ARRANGEMENTS:
	Each parent may take the child(ren) to a church or place of worship of his or her choice during the time that the child(ren) is/are in his or her care.
	Both parents agree that the child(ren) may be instructed in the faith.
	Both parents agree that religious arrangements are not applicable to this plan.
H .	ADDITIONAL ARRANGEMENTS AND COMMENTS: NOTIFY OTHER PARENT OF ADDRESS CHANGE. Each parent will inform the other parent of
	any change of address and/or phone number in advance OR within days of the change. NOTIFY OTHER PARENT OF EMERGENCY. Both parents agree that each parent will promptly inform the other parent of any amount of any amo
	inform the other parent of any emergency or other important event that involves the child(ren) TALK TO OTHER PARENT ABOUT EXTRA ACTIVITIES. Each parent will consult and agree with the other parent regarding any extra activity that affects the child(ren)'s access to the other parent.
	ASK OTHER PARENT IF HE/SHE WANTS TO TAKE CARE OF CHILD(REN). Each parent agrees to consider the other parent as care-provider for the child(ren) before making other arrangements.
	OBTAIN WRITTEN CONSENT BEFORE MOVING. Neither parent will move with the child(ren) out of the Phoenix metropolitan area without prior written consent of the other parent, or a court ordered Parenting Plan.
	COMMUNICATE. Each parent agrees that all communications regarding the child(ren) will be between the parents and that they will not use the child(ren) to convey information or to set up parenting time changes.
	PRAISE OTHER PARENT. Each parent agrees to encourage love and respect between the child(ren) and the other parent, and neither parent shall do anything that may hurt the other parent's relationship with the child(ren)

Case No.____

		COOPERATE AND WORK TOGETHER. Both parents agr cooperatively in future plans consistent with the best interes resolve such disputes as may arise.	
		PARENTING PLAN. Both parents agree that if either parer later, they will use the most recent "Parenting Plan/Acces move or the minimum Maricopa County Access Guidelines worked out.	s Agreement" in place before the
		NOTIFY OTHER PARENT OF PROBLEMS WITH TIME-SH parent is unable to follow through with the time-sharing arra parent will notify the other parent as soon as possible.	
		MEDIATION. If the parents are unable to reach a mutual at their parenting orders, they may request mediation through choice	
		DO NOT DEVIATE FROM PLAN UNTIL DISPUTE IS RESERVATED that while a dispute is being resolved, neither parent shall do in such a way that is inconsistent with the terms of this agree	eviate from this Parenting Plan, or act
	disobe submit	E TO PARENTS: Once this Plan has been made an order o ys the court order related to parenting time with the child(r court papers to Expedited Parenting Time Services for pos e Center materials for help.	en), the other parent may
I.	SIGNA	TURE OF BOTH PARTIES	
		ure of Mother: [I ure of Father: []	Date: Date:
	PAR	T 3: JOINT CUSTODY AGREEMENT (IF AF	PPLICABLE):
	A.	 JOINT CUSTODY AGREEMENT: If the parents have will apply, subject to approval by the judge: REVIEW PARENTING PLAN. The parents agree to re 	eview the terms of the joint custody
		agreement and make any necessary or desired change of this document.	• ——
		 CRITERIA. Our joint custody agreement meets the cri (A.R.S. §25-403) a. The best interests of the child(ren) are served; 	teria required by Arizona law
		 b. Each parent's rights and responsibilities for perso decisions in education, health care and religious trainin c. A schedule of the physical residence of the child(r vacations is included in the Plan; 	g are designated in this Plan; en), including holidays and school
		 d. The Plan includes a procedure for periodic review e. The Plan includes a procedure by which proposed breaches may be mediated or resolved f. The parties understand that joint custody does no time. 	I changes, disputes and alleged
	В.	SIGNATURE OF BOTH PARENTS REQUESTING	JOINT CUSTODY
		Signature of Mother:	Date:
		Signature of Father:	Date:

Case No.____

			For Clerk's Use
(1) Name of Person Filing :			
Phone Number(s):	1		
In this case I am Petitioner or Respondent	Or represented by A	torney	
(IF) Attorney, Name:	Bar No.:		
Atty. Email:	Atty. Phone:		
SUPERIOR COURT O IN MARICOPA(2) O			
PARENT'S WORKS	SHEET FOR CHILD	SUPPORT	
(3) Petitioner	(4) Case No.		
(3) Respondent	(4) ATLAS		
(5) Total Number of Children:			_
(6) Parent with Primary Custody: Father Mc	other		
(7) Parent who is filing this form: Father Mo	ther		
(8) Gross Income figures for the OTHER PARENT ACTUAL, with proof, such as a recent W2 of ESTIMATED, based on facts or knowledge ATTRIBUTED, based on what other party of	or pay stub attached, or o of pay before promotion	or of others in s	milar job.
	FATHER	• .	IOTHER
Gross Income (Pre-Tax Income. Before deduction	ns.) \$	(9) \$	
Spousal Maintenance Paid	\$ -	(10) \$ -	
Spousal Maintenance Received	\$ +	(11) \$ +	
Child Support Paid/Contributed	\$	_ (12) \$	
Support of Other Children Paid	\$ <u>-</u>	_ (13) \$	
Adjusted Gross Income	\$	(14) \$	
Combined Adjusted Gross Income	(15) \$		
Basic Child Support Obligation	(16) \$		
Plus Costs for:			
Medical/Dental/Vision Insurance	\$	(17) \$	

Total Adjustments for Costs

Total Child Support Obligation

Childcare

No. of Children Age 12 or Over

Education Expenses

Extraordinary/Special Needs Child Expenses

Adjustment

(18)

(19)

(20)

(21)

(22)

(23) \$

	FATHER			MOTI	
Each Parent's % of Combined Income		_ %	(24)		%
Each Parent's Share of Tot. Support Obligation	\$	_	(25)	\$	
Adjustment for Non Custodial Parent's Costs Associ	ciated with Pa	rentin	g Time		
Using Table A 🗌 Table B 🗌 (26	6)				
No. of Days =% Adjustment (from table) x Line (16) \$ (Basic Child Support Obligation)			(27)	\$	
Less Noncustodial Parent's Costs for:					
Medical/Dental/Vision Insurance*	\$		(28)	\$	
Childcare*	\$		(29)	\$	
Education Expenses*	\$		(30)	\$	
Extraordinary/Special Needs Child Expenses	* _\$		(31)	\$	
*Subtract here ONLY if ADDED-IN items 17-2	0 above				
Adjustments Subtotal	\$		(32)) \$	
Preliminary Child Support Amount	\$		(33)	\$	
Self Support Reserve Test for Parent Who Will Pay					
Amount from Line (14) (Adj. Gross I	nc.)				
Minus Reserve Amount - \$775					
Total =	\$		(34)	\$	
Child Support to be Paid by: Father ☐ Mother ☐	¬ \$		(35) \$	
Cilia Support to be Pala by. Pather _ Mother _	_ \$ [(33)) ə	
Share of Travel Expenses Related to Parenting Time			_ %	(36)	%
*Only for expenses related to travel over 100 miles, one wa	-				
Share of Medical/Dental/Vision Costs Not Paid by In	surance ——		_ %	(37)	%
I declare under penalty of perjury that the foregoing	is true and co	orrect	<u>.</u>		
Executed on:					
Date	Signature of	Parer	nt		

(1))			
Petitioner) vs.) (2)) Respondent		(3) Case Number:		
TO: Current and fut	ure employers or	other payors of:		
(5) Name:		SSN:		
This order modifies an number. You shall with		revious "Order of Assignment" with the same case payments as follows:		
Payments on Arr Clearinghouse H TOTAL AMOUN 50% of disposab	landling Fee T per month	\$ \$		
payor, including self-em continuous days from th the Obligor within 90 day	ployed persons, an e last payment to tl ys, you are again b	mmediately upon receipt by an employer or other ad continues until further Order, or until a period of 90 he Obligor. If you are again obligated to pay monies to bound by this "Order of Assignment." Payment must buse within two (2) business days of the date the		
This Order of Assignmer unless it includes an arrocontinue to be withheld	earage payment, ir	last day of , , which case the total amount listed above shall		
You shall NOT dischar because of service of t	•	iscipline the person named in this assignment, signment."		
The above ATLAS numb		s name must appear on the <i>Transmittal Form or check</i> .		
Support Payment Clea	ringhouse, P.O. B	Sox 52107, Phoenix, AZ 85072-2107		
	_	20		
Dated this d	ay of	, 20		
Dated this d	ay of	, 20		

Case No	
ATLAS No	

ATTENTION: COURT DIVISION AND STAFF. DO <u>NOT</u> FILE THIS DOCUMENT. DO <u>NOT</u> DISTRIBUTE THE COMPLETED JUDGMENT DATA SHEET TO THE PARTIES. THIS FORM IS FOR CLERK OF COURT INTERNAL USE <u>ONLY</u>.

JUDGMENT DATA SHEET (FOR INTERNAL USE ONLY*)

PERSON TO RECEIVE PAYMENTS:			PERSON TO MAKE PAYMENTS:			
Name:		Name:				
Gender: Male Female Date of Birth: SSN:			Gender: Male Female Date of Birth: SSN:			
Daytime Phone:			Daytime	Phone:		
Evening Phone:			Daytime Phone: Evening Phone:			
						Other (cell, pager): Email Address:
Email Address:						
EMPLOYER INFORMA	TION FOR PERSO	ON MAKING PAYME	NTS: Firm	Name:		
Payroll Mailing Address	:					
Phone:				Email Address:		
CHILDREN:						
Name		Gender (M/F)	Date of	Birth	Social Security No. (if available)	
						
Additional children lis	sted on attached sh	neet.				
		FOR COURT	USE ONL			
Order Date:		0. 40		Type of Orde	r:	
Current Child Support Amount	ArrearagesAmount	Current SpousAmount		Arrearages Amount	Miscellaneous Med Ins	
Frequency	Frequency	Frequency		Frequency	Frequency	
Due Date	Total	Total		Total	Med Bills	
	Thru Date			Thru Date	Frequency	
	Due Date			Due Date	Due Date	